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half of the street or alley such garbage, ashes, or rubbish is permitted to lie for 24 hours.

6. Any and every person failing to perform the duties required of him, or to comply with the provisions of this section, shall for every offense, upon conviction, be subject to a fine of not less than \$10 nor more than \$100, and each day's continuance of any such nuisance or condition mentioned herein shall be a separate offense.

Sewers—Connection with, Required. (Ord. 149, July 9, 1913.)

SEC. 8. *Sewage.*—1. Every building situated on any street in the city of Lexington where there is a public sanitary sewer shall be connected with said sewer in accordance with the ordinances of the city governing such connection, so that all sewage from the premises shall empty into the sewer, provided that such building is used, or intended to be used, as a dwelling or in which persons are employed, or intended to be employed, in any manufacture, trade, or business. It is hereby made the duty of each owner of any such building to cause the same to be connected with any public sewer already constructed as herein provided within 90 days after the passage of this ordinance, and hereafter within 90 days after a public sewer is constructed and available for use; and it is hereby made unlawful for any person to occupy or use any such building for any of the purposes above mentioned after the expiration of such 90 days unless the building is connected with the sewer as herein provided.

2. It shall be the duty of the health officer to notify in writing the owner or controller and the tenants or occupants of every building required by this section to be connected with the public sewer, and to so connect such buildings, but a failure of the health officer to give such notice shall in no case relieve any such owner, tenant, or occupant of the penalty prescribed in this section.

3. Any person who shall violate subsection 1 of this section or fail to comply with the requirements thereof shall upon conviction be fined not less than \$10 nor more than \$100 for each offense, and each day's continuance of such violation shall be deemed a separate offense.

Privies and Cesspools—Construction, Care, and Disposal of Contents. (Ord. 149, July 9, 1913.)

SEC. 9. *Privies and night soil.*—1. In those parts of the city not provided with sewer and water main privy vaults shall be constructed, and the construction of privy vaults and cesspools will be permitted only on premises where city water and sewer are not accessible.

2. The construction of privy vaults shall conform to the following specifications unless of equally efficient and water-tight construction which may be approved as such by the health officer.

They shall be 5 feet deep and made of either brick or concrete. The walls of such vaults, if made of brick, shall be of well-burned brick not less than 4 inches thick (one brick thick), laid in standard water-tight cement mortar, and the inside with a half-inch coat of Portland or hydraulic cement mortar, in proportion of 1 part Portland cement and 2 parts clean, sharp sand. After this coating is put on it shall be given a one-coat wash of such cement. The bottom shall be at least one brick thick, laid in such cement mortar, or of such cement concrete 6 inches thick.

3. When Portland or hydraulic cement concrete is used to construct vaults, the walls shall be at least 4 inches thick, laid to form, and the concrete shall be made 1 part live Portland or hydraulic cement, 3 parts clean, sharp sand, and 5 parts crushed stone, free from dust, and of sizes between one-quarter and $1\frac{1}{2}$ inches in largest diameter, and shall be plastered and grouted inside and out as prescribed above for brick construction.

4. Vaults shall be made water-tight and their walls continued 12 inches above the ground surface to prevent surface drainage. No retempered cement shall be used.

5. Vaults shall be left uncovered until inspected and approved by the health officer or inspector. Buildings over such vaults shall be easily accessible for cleaning.

6. No old vault shall be connected with a sewer.

7. Vaults now existing on premises abutting city sewer and provided with city water shall be cleaned to within at least 4 feet of the surface and filled with earth and ashes.

8. All buildings not connected with sewers, used as residences and occupied by one family, shall be provided with a privy. No privy shall be constructed within 20 feet of any street except it be an alley, or within 3 feet of any party line, or within 10 feet of any window or door of a residence.

9. All buildings not connected with sewers, used as tenement or apartment houses and occupied by more than one family, shall be provided with one privy or a suitable separate division of the same for each family. All buildings not connected with sewer and used as lodging houses, and all such buildings where persons work or are employed, shall be provided with not less than one separate seat or convenience for each 15 persons employed or lodged in such building.

10. Each owner of property where a privy is maintained shall pay to the treasurer of the city an annual license tax thereon of \$3 for each family or for each 10 persons or fraction thereof using the same. And all such moneys so received shall constitute a fund, the privy fund, to be used solely for cleaning privies, as provided herein. Such license shall be paid at the time and in the manner provided by ordinance for the payment of other licenses. The occupant or controller of such property shall, whenever the privy becomes foul or so full as to be within 2 feet of the top, notify the health officer, who shall within a reasonable time have the same emptied and properly cleaned. No person shall deposit in any privy vault any garbage, ashes, or rubbish.

11. Cesspools may be constructed only by permission of the health officer, and must be cleaned, on order of the health officer, at the expense of the owner, occupant, or controller of the property.

12. The term sewer, as used in this ordinance, shall be construed to mean a sanitary sewer.

13. A cesspool is defined to mean a privy vault intended to recover liquid wastes from a building where persons live or are employed.

14. Any person violating any part of this section shall, upon conviction, be fined not less than \$10 nor more than \$100, and each day's continuance of any such nuisance or condition mentioned herein shall be a separate offense.

Physicians, Undertakers, and Midwives—Registration. (Ord. 149, July 9, 1913.)

SEC. 10. *Vital statistics.*—1. Every practicing physician, undertaker, and midwife shall register his name, address, and the nature of his duties with the health officer, and shall notify the health officer of any change of address, and the health officer shall send to each a copy of the State law on vital statistics, and a copy of section 9 of this code.

2. Any person violating any part of this section shall, upon conviction, be fined not less than \$10 nor more than \$100, and each day's continuance of any such violation shall be a separate offense.

Communicable Diseases—Morbidity Reports—Placarding—Burial—Quarantine—Diseases of Animals—Rabies. (Ord. 149, July 9, 1913.)

SEC. 11. *Communicable diseases.*—1. Every physician shall report in writing to the board of health the name of every patient he (or she) may have in the city of Lexington with cholera, smallpox, diphtheria, typhus, typhoid or scarlet fever, measles, tuberculosis in any form, varicella, whooping cough, epidemic dysentery, trachoma, ophthalmia neonatorum, epidemic cerebrospinal meningitis, pellagra, infantile paralysis, hookworm disease, rabies, tetanus, pneumonia, or any other communicable